

**IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF TENNESSEE
COLUMBIA DIVISION**

KAREN MCNEIL, LESLEY JOHNSON,
TANYA MITCHELL, INDYA HILFORT,
and SONYA BEARD,
On behalf of themselves and all others similarly
situated,

Plaintiffs,

v.

COMMUNITY PROBATION SERVICES, LLC;
COMMUNITY PROBATION SERVICES, L.L.C.;
COMMUNITY PROBATION SERVICES;
PROGRESSIVE SENTENCING, INC.; PSI-
PROBATION II, LLC; PSI-PROBATION, L.L.C.;
TENNESSEE CORRECTIONAL SERVICES,
LLC; TIMOTHY COOK; GILES COUNTY,
TENNESSEE; PATRICIA MCNAIR;
MARKEYTA BLEDSOE; HARRIET
THOMPSON,

Defendants.

Case No. 1:18-cv-00033

MOTION FOR ADMISSION *PRO HAC VICE*

The undersigned counsel for Plaintiffs, Jonas Wang, hereby moves for admission to appear *pro hac vice* in this action. I hereby certify that I am a member in good standing from the United States District Court for the Southern District of New York. Attached is a Certificate of Good Standing from that Court.

/s/ Jonas Wang

Jonas Wang (DC #1531749)
Civil Rights Corps
910 17th Street NW, Suite 200
Washington, DC 20006
202-670-4809
jonas@civilrightscorps.org

/s/ Elizabeth Rossi

Elizabeth Rossi* (Maryland Attorney No.
#1412180090)
Civil Rights Corps
910 17th St NW, Suite 200
Washington, DC 20006
202-599-0953
elizabeth@civilrightscorps.org

*Admitted solely to practice law in Maryland;
not admitted in the District of Columbia.
Practice is limited pursuant to D.C. App. R.
49(c)(3).

CERTIFICATE OF SERVICE

I hereby certify that on the 25th day of April, 2018, a true and correct copy of the foregoing Motion of Jonas Wang for Admission Pro Hac Vice was filed with the Court using the CM/ECF system.

/s/ Elizabeth Rossi